# United States District Court SOUTHERN DISTRICT OF NEW YORK

Mr. Wesley Alexander Hooks

Write the full name of each plaintiff.

-against-

The City of New York, The New York City

Police Department, Police Officer Tara A.

Convery, Shield # 4290, Ralph Garcia,

Kenmore & Associates IP. "ETAL" (See Attachments)

Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II.

(Amended)

21 cv\_10771

assigned) NOT Compared
With Copy tive
COMPLAINT

Do you want a jury trial? Yes No

### NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

### I. BASIS FOR JURISDICTION

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation, and the amount in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff.

be a citizen of the same State as any plaintiff.	e. In a diversity case, no defendant may
What is the basis for federal-court jurisdiction in your	case?
Federal Question	
☐ Diversity of Citizenship	
A. If you checked Federal Question	
Which of your federal constitutional or federal statuto (18 U.S.C. 11.404) (U.S.C. 25 11.448	
(18 U.S.C. 1505)(18 U.S.C.1519)(18	U.S.C. Section 2 Brown PC)
(18 U.S.C. 2236)(18 U.S.C. Chapter	119,2510)(18 U.S.C. 242)
(18 U.S.C. 1512)(42 U.S.C. 1395dd)	(18 U.S.C.1513)(18 U.S.C.1701)
B. If you checked Diversity of Citizenship	(See Attachment)
1. Citizenship of the parties	
Of what State is each party a citizen?	
The plaintiff, Wesley Alexander Hooks (Plaintiff's name)	, is a citizen of the State of
New Jersey	
(State in which the person resides and intends to rema	in.)
or, if not lawfully admitted for permanent resident subject of the foreign state of	ce in the United States, a citizen or
	<del>.</del>

If more than one plaintiff is named in the complaint, attach additional pages providing information for each additional plaintiff.

UNITED	STATES	DISTF	RICT	CC	DURT	/ana	ended	
SOUTHE	RN DIST	RICT C	)F N	EW	YORK	Cum	- Company	J

(Continue; Federal Constitutional or Statutory Rights Violation(s)

21 ov 10771 "Mr. Wesley Alexander Hooks" (18 U.S.C. 245)(18 U.S.C.2474)(18 U.S.C. 2511)(18 U.S.C.249)/8U8C.226 (18 U.S.C. 2533)(18 U.S.C. 1708 - 1701)(18 U.S.C.1001)(28 U.S.C.509B) (U.S.C.1519)(21 U.S.C. 2261A)(21 U.S.C. 841)(18 U.S.C.1038)(18 U.S.C.-2384)(18 U.S.C. 241 X 18 U.S.C. 241) (42 U.S.C. 1985) (18 U.S.C. 35) (18 U.S.C. 1621) (U.S.C. 1692d) (5 U.S.C. 552A) (U.S.C. 2520) 18 U.S.C. 2) (U.S.C. 956) 18 U.S.C. 1746 (18 U.S.C. 74) U.S.C. 2533 28 US Code 509B/18 USC 2517/ 19 US Code 798/26 USC 7213 48C 3161/18USC 31636) 18 USC16926 5-USC 552 a/18 USC 1623 USC 1260

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	with Copy file.

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The defendant,	Stephen (Defendant's name)	Edwards	.s a citizen of the State of
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New York
or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of
If the defendant is a corporation:
The defendant, Stephen Edwards, is incorporated under the laws of
the State of New York
and has its principal place of business in the State of New York
or is incorporated under the laws of (foreign state)
and has its principal place of business in New York
If more than one defendant is named in the complaint, attach additional pages providing

If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.

# II. PARTIES

### A. Plaintiff Information

Provide the following information for each plaintiff named in the complaint. Attach additional pages if needed.

Wesley	: 9	Α	Hooks		
First Name		Middle Initial	Last Name		
	H <sup>A</sup>				
15-17 Gi	fford Ave	Apt. #1 E			
Street Addres	SS				
Jersey C	ity,	Ne	w Jersey	07304	
County, City	* \$		State	Zip Code	
212-470-	1187/202-3	372-5747	XXXXXXX		
Telephone Nu			Email Address (if av	املطماني	

( See Attachments...)

If the defendant is an individual:
The defendant, Corporation Course, is a citizen of the State of (Defendant's name)
New York
or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of
If the defendant is a corporation:
The defendant, Corporation Counsel, is incorporated under the laws of the State of New York
and has its principal place of business in the State of New York
or is incorporated under the laws of (foreign state)
and has its principal place of business in
If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.
I. PARTIES :
A. Plaintiff Information
Provide the following information for each plaintiff named in the complaint. Attach additional pages if needed.
First Name Middle Initial Last Name
517 Gifford Avenue Apt 1E
Street Address  Jacober City  MT  07304
County, City State Zip Code
12-470-1187 /917-600-0105
Felephone Number Email Address (if available)

If the defendant is an individual:
The defendant, (Defendant's name), is a citizen of the State of
New York well
or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of
If the defendant is a corporation:
The defendant, Molice Maza, is incorporated under the laws of the State of New York
the State of New York
and has its principal place of business in the State of New York
or is incorporated under the laws of (foreign state)
and has its principal place of business in New York
If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.
II. PARTIES
A. Plaintiff Information
Provide the following information for each plaintiff named in the complaint. Attach additional
pages if needed.
M. NESLEY A. HOOKS
First Name Middle Initial Last Name
1517 Gifford Avenue AprilE
Street Address  J. C.
County, City State Zip Code
12-470-1187 /917-600-0105
Telephone Number Email Address (if available)

If the defendant is an individual:
The defendant, Taxa A. Carver, 74290, is a citizen of the State of (Defendant's name)
New York
or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of
If the defendant is a corporation:
The defendant, Jana Q. Convery 4290, is incorporated under the laws of the State of New York
the State of New York
and has its principal place of business in the State of New York Cit Police
or is incorner tred under the laws of Iforeign state)
and has its principal place of business in New York
If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.
II. PARTIES
A. Plaintiff Information
Provide the following information for each plaintiff named in the complaint. Attach additional pages if needed.
First Name Middle Initial Last Name
1517 Gifford Avenue AprilE
Street Address  07304
County, City State Zip Code
12-470-1187 /917-600-0105
Telephone Number Email Address (if available)

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If the defendant is an individual:
The defendant, the 13th recivity, is a citizen of the State of (Defendant's name)
New York
or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of
<u> </u>
If the defendant is a corporation:
The defendant, the 13th Precipos, is incorporated under the laws of
the State of
and has its principal place of business in the State of New York
or is incorporated under the laws of (foreign state)
and has its principal place of business in New York Poloce depart work
If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.
II. PARTIES
A. Plaintiff Information
Provide the following information for each plaintiff named in the complaint. Attach additional
pages if needed.
MINESTELL A. HOORS
First Name Middle Initial Last Name
1517 Gifford Avenue Apt 1E
Street Address
1005e/City 20 07304
County, City Zip Code
12-470-1187 1917-600-0105
Telephone Number Email Address (if available)

If the defendant i	s an individ	lual:		
The defendant,	Ralph (	Garcia		, is a citizen of the State of
	(Defendar			
New Yor	le.			
or, if not lawfully subject of the for			residence n	n the United States, a citizen or
				<u> </u>
If the defendant i	s a corpora	ition:		
The defendant,	Ralph	Garcia		, is incorporated under the laws of
the State of Ne	w York			
and has its princ	ipal place	of business in th	e State of	New York
or is incorporate	d under th	e laws of (foreig	n state)	
and has its princ	ipal place	of business in _	New Y	Tork
If more than one of information for iea			mplaint, att	tach additional pages providing
II. PARTIES				
A. Plaintiff Info	ormation			
Provide the follow pages if needed	ing inform	ation for each pla	aintiff name	ed in the complaint. Attach additional
Wesley		Λ.	Hooks	3
First Name		Middle Initial	Last	t Name
15-17 Giffo:	rd Ave	Apt. #1 E		
Street Address				
Jersey City	,	New	Jersey	07304
County, City			State	Zip Code
212-470-118	7/202-3'	72-5747	XXXXX	XXX
Telephone Numbe	r	<del>-</del>	Email Addr	ess (if available)

If the defendant is	s an individual:					
The defendant,	Adam Neal (Defendant's name)  W York		, is a citizen of the State of			
subject of the fore			e in the United States, a citizen or			
If the defendant is	s a corporation:					
The defendant,	Adam Neal		, is incorporated under the laws of			
the State of	New York					
			of New York			
or is incorporated under the laws of (foreign state)						
and has its principal place of business in <u>New York</u>						
If more than one of		n the complaint, a	attach additional pages providing			
A. Plaintiff Info	ormation					
		each plaintiff nar	med in the complaint. Attach additional			
Wesley	Α	Hool	ks			
First Name	Middle	Initial La	ast Name			
15-17 Giffor	rd Ave Apt. #	#1 E				
Street Address						
Jersey City,	<b>,</b>	New Jerse	ey 07304			
County, City		State	Zip Code			
212-470-118	7/202-372-574	7 XXXX	XXXXX			
Telephone Number			ddress (if available)			

Defendant					
Deferialis	First Name	Last Name			
	Current Job Title (or other identifying information)				
	Current Work Address (or other address where defendant may be served)				
	County, City	State	Zip Code		

## III. STATEMENT OF CLAIM

Place(s) of occurrence: The 13th Precinct 230 East 21st Street N.Y. N.Y.

Date(s) of occurrence: Febuary 16th 2020 thru Now, December 13th 2021...

#### **FACTS:**

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and what each defendant personally did or failed to do that harmed you. Attach additional pages if needed.

I, Wesley Alexander Hooks, was falsely arrested and kidnapped OnFebuary 16th 2020 by the New York City Police Department Police
Detective "Tara A.Convery" of the Special Victims Squad Shield 4290
Thereafter, I walked into the 13Th Precinct to execute My Order of
Protection" Against my ex-girl friend "Chantal Myrick"., I was
told by one Policer "Pera" and a desk Sgt.( John Doe/Jane Doe
that there was a "Bench Warrent" since 1981, for "My Arrest".

I had shown P.O. Pena Videos of my ex- Chantal Myrick Threating to
Kill me several times, extorting and trying to "Blackmail me,On
Video; but to no avail, I was falsely arrested and Kidnapped by
The NYPD. I was released R.O.R. The Judge John Doe , said for
me to go and Check Out The said Warrent, inwhich I did and The
Brookly Clerk said to My Face, "They, meaning, NYPD, Knew that You
Already did Time for this said Warrent" And So do I,

(See Attachments...)

BCM Document 3 Filed 01/25/22, Page 12 of 28 Amended Page#2 NOT Compared with Copy file -wesley Alexander Hooks, Am demanding a within 14 days of Service to all parties Mention in my claim. New York, the New York City Police Latice officer Tara a. Conver Shield Number 4290, the 13th Pricint Garcia, Kenmore + Associates Nisknanen - Singer, Adam Neal Which have made my life Edwards. by Knowingly, Willing illegally Violating my ional Right tolice department a. Convery lara Kalph Garcia Came into at 145 East 23 ed street Apt 21E Jew York, N.Y. 10010 durning the Pandamic prace Biodford myfriend wasat sersey City and delete red Jeized my flash drives, my laptops, The New York drives, and wil See Attached

Lucio learly 1 evidence Mana ege Mypric garcia a Came into Me/ ce eves TO WOH 130 cia reulenant )&e\_ (O) Der We apartment Come into WU imes durning the foodamic otached

Case 1:21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 14 of 28 tacts! Hage#4 april of 2020 ON OR about 2029 again in War a New appina been eaa 05 ronehove Since recent Wowing. ·TO Mas 00 tain slice de Partmen ine all of my Co rewriting Messages and Neve New MULLICH hours Kid Napped 1 Arrested We # 2020 -1/16 huar Cell Phone Tlove Phones and My Social Media △~ Òee Attache

:21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 15 of 28 0771 bae#5 and emails Men Wessage 20 Nor any Messages. - even Voice Me SSa PEROP ON DINCE POING been To this Ve 23 Rd 2022 See Attach mer

ase 1/21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 16 of 28 tage # 6 Since my folse arres xwie. Singer Claim ones are being Je are going )ai leaville my e can only Jami'e Max. and My vights

Dee Attached

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Case 1:21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 20 of 28 toget 10 NJ. Dame Jersey Cit why 2001 My roon oradford walks to hivcon so hope utand is apartmen Dral Gifford Are Aptith 07304 We en ment and immedas Someone or Same Der een whe about Men heause Callina 7 was Missing ... both ash drives was missiNa lash drives had the wew York department Came across Sta to Commit More Crimes to ris is Noton More evidence. but a disgrace to all good Cops, Talhmen

Case 1:21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 21 of 28 Our Wace was a tota 'emidence folice a 15176 \_ was assiqued an torward Horney Cour Jester Severa Wy ex 1deas 0 We Wrick I hneg tive to We and ackmai Movey, Neal Met We as ed Mr. Neal did Sould to We Hodam Nea ea capdalousli Can got Udan Nea WOUNC To gave me

Case A:21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 22 pf 3877/ bae#12 ing We No Continue (LUDEN Stay/ ome to ime Veri lse ∆£ vae ess von ¿ rachmen

Paget 13 ON or about the week of November 1942021 auswere KNOWN NOW Turned Oc ephen t or New Name duard him as My DoiNetec formed · aí (n)ersona ephen Edwards. are and tions hour. Nia WW Case MARC Ne good to West and return trom his hewill

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Case 1:21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 24 of 28 0 771 ion on the 24th o-West Jas h he Can wat Nea lad emai Keallys Some evidence!

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Page# 15

Mr. Stephen Edwards Clearly displayed upprofessonalisam as a Faid Counselor Desto make matters worse, I wesley Alexander Hooks, handed Court appointed Attorney Stephen Edwards, hard Copy evidence, in Which Clearly Shows that detective Taya a. Convery Shield 1290 Falsified documents and Wr. Stephen Edwards rebutting my evidence right in the hallway of the Codot's with Several Strangers looking with disbeliet. I have every reason to believe that Mr. Stephen Edwards have been briefed by the New York City Police the district Attorney's office, because the Courts knows that I have fild a playor law suit agginst the New York City plice degrantment and all previously, Westined Via my Claims and facts in which the Parties involved have conspired against me and furtherwore, Nr. Stephen E Luxards doesn't have any good reviews Concerning his said track records with defending Clients with Grimaval Cases Dendings

Case 1:21-cv-10771-JHR-BCM Document 3 Filed 01/25/22 Page 26 of 28

I Mr. Wesley Alexander Hooks Am demanding I rial and that The City of New The New York City Police depart Java a. Convery Shield Number 4290 Niskauen - Oinger cephen Edwards 500 wer Life and myann bsoulti, nothing to do with forts brought upon we Jemandina to be compers train, beautache. the extreme and this ical as well as purotive burges in Which above has coursed Miself, Mn roomalate for 23% North

Injuries;

21CV10771

I wasley Alexander Hooks and my roomwate Harace Fradford, have not been able to go onlike due to The New York City Police department abuse of Power and abuse of authority Since February 16 2020. My Self Wesley Alexarder Hooks and my roommate Horace Fradford, have not been ablet to log into any site such as, Walting doctor's appointments, renowing Our state idenification, Section 8 gragram. and all of our passcades have been changed facebook, Instavan, Whatsop, skope, hitkin etc. etc. We, my room mate Horace Bradford and I are both tho(2) uplking dead men... This whole ordeal has caused me agreat deal at pain and Suffering due to the New York City Police department, the city of New York defeative Tara a. Convery Ralph Garcia Kennorer Associates LP. Jamie Niskanen -Singer the begal-Hid Society, Adam Neal the 13th PCT Stephen Edwards illegal Activities And So called Misconduct. My family my grand children, great grand have all Suffered beyond belief. All involved, Thould be held fully accountable for their actions.

# V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complain	int. Attach additional page	s if necessary, it seeking to
proceed without prepayment of fees, each p	laintiff must also submit ar	n JFP application.
January 2012	Shawar A	) Jules
Wated /	Plaintiff's Signati	ure
Westerl A.	Halls	
First Name Middle Initial	Last Name	
1517 Gifford AVENZ	re spartme	et 16
Street Address	111	04304
/Jersey City	$\mathcal{N}$	
County, City	State	Zip Code
212470-1187/917600-0105		
Telephone Number	Email Address (if	available)

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically:

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.